

# **EXHIBIT 6**

Highly Confidential - Subject to Further Confidentiality Review

1                   IN THE UNITED STATES DISTRICT COURT  
2                   FOR THE NORTHERN DISTRICT OF OHIO  
3                   EASTERN DIVISION

4                   IN RE NATIONAL PRESCRIPTION  
5                   OPIATE LITIGATION                   Hon. Dan A. Polster  
6                   THIS DOCUMENT APPLIES TO ALL                   MDL No. 2804  
7                   CASES                   No. 17-MD-2804

8                   \_\_\_\_\_/

9                   HIGHLY CONFIDENTIAL -  
10                  SUBJECT TO FURTHER CONFIDENTIALITY REVIEW

11                   --    --    --

12                   THURSDAY, JANUARY 10, 2019

13                   --    --    --

14                   Videotaped Deposition of DONALD WALKER, held  
15                   at the Law Offices of COVINGTON & BURLING, One Front  
16                   Street, 35th Floor, San Francisco, California,  
17                   beginning at 8:57 a.m., before Sandra Bunch  
18                   VanderPol, FAPR, RMR, CRR, CALIFORNIA CSR #3032

19                   --    --    --

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22                   \_\_\_\_\_  
23                   GOLKOW LITIGATION SERVICES  
24                   877.370.3377 ph | 917.591.5672 fax  
25                   Deps@golkow.com

1     complied with the regulations regarding the  
2     distribution. We reported to DEA. We sold only to  
3     licensed pharmacies who had a licensed physician's  
4     prescriptions. And we managed the security of our  
5     controlled substances in compliance with the  
6     regulations.

7     BY MR. KENNEDY:

8             Q.       That wasn't my question. But you  
9     just said you reported to the DEA. Am I correct that  
10    not one single one, not one single one of these  
11    orders that added up to two million hydrocodones in  
12    11 days, not one single one of them was reported to  
13    the DEA; isn't that the fact?

14            MS. HENN: Objection to form.

15    BY MR. KENNEDY:

16            Q.       That's the fact?

17            MS. HENN: Objection to form.

18            THE WITNESS: I have no knowledge of that  
19    either way.

20    BY MR. KENNEDY:

21            Q.       Sir, you sat through the meetings,  
22    the negotiations, the pleadings, and all of the legal  
23    proceedings with respect to this event; did you not?

24            A.       No, that's not accurate. I did not  
25    sit through all the meetings and negotiations that

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1                    Please be advised I have read the foregoing  
2 deposition, and I state there are:

3    (Check one)        \_\_\_\_\_ NO CORRECTIONS

4                                  X   CORRECTIONS PER ATTACHED

5

6

7                                Donald Walker

8                                DONALD WALKER

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**CALIFORNIA JURAT WITH AFFIANT STATEMENT**

**GOVERNMENT CODE § 8202**

- ☒ See Attached Document (Notary to cross out lines 1-6 below)  
☐ See Statement Below (Lines 1-6 to be completed only by document signer[s], *not* Notary)

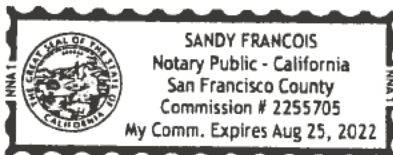
1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
5 \_\_\_\_\_  
6 \_\_\_\_\_

Signature of Document Signer No. 1      Signature of Document Signer No. 2 (if any)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California  
County of San Francisco

Subscribed and sworn to (or affirmed) before me  
on this 17 day of January, 2019,  
by      Date      Month      Year  
(1) Donald Walker  
(and (2) \_\_\_\_\_ ),  
Name(s) of Signer(s)



proved to me on the basis of satisfactory evidence  
to be the person(s) who appeared before me.

Signature [Signature]  
Signature of Notary Public

Seal  
Place Notary Seal Above

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